UNITED STATES DISTRICT COURT

for the

Eastern District of Missouri

United States of Americ v. Jerome Flewellen))	Case No: 4:04CR639 HEA
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	01/04/2011)	USM No: 33066-048 Lee Lawless Defendant's Attorney
		FOR SENTENCE REDUCTION U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the term subsequently been lowered and made re	of imprisonment important of imprisonment important impo	f the Bureau of Prisons the court under 18 U.S.C. used based on a guideline sentencing range that has d States Sentencing Commission pursuant to 28 U.S.C. account the policy statement set forth at USSG §1B1.10 the extent that they are applicable,
IT IS ORDERED that the motion is: ✓ DENIED. GRANTED the last judgment issued) of		reviously imposed sentence of imprisonment (as reflected in hs is reduced to
(Co.	mplete Parts I and II of Pag	ge 2 when motion is granted)
Except as otherwise provided, all provis	sions of the judgment of	dated 01/04/2011 shall remain in effect.
IT IS SO ORDERED.	.//	01 10
Order Date: 01/09/2012	_ Xe	My here of leave
Effective Date: (if different from order date		Henry Edward Autrey, U.S. District Judge Printed name and title

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

	Jer	ome Flewel	len			
DEFENDANT:		_		-		
CASE NUMBER:	4:04CR639 HEA			_		
DISTRICT:	Eastern District of	Missouri	_			
I. COURT DETE	RMINATION OF (GUIDELIN	E RANC	GE (Prior to Any Departures)		
Previous Total Offe	ense Level:			Amended Total Offense Level:		
Criminal History C	ategory:			Criminal History Category:		
Previous Guideline	Range:	to	months	Amended Guideline Range:	 to	_ months
The reduced so The previous t time of sentencis comparably		amended go t imposed w ubstantial a ed guideline	uideline r vas less th ssistance range.	range. nan the guideline range applicable departure or Rule 35 reduction,		
III. ADDITIONA	L COMMENTS					

As the defendant is classified as a career offender and the mandatory minimum sentence imposed, the motion for sentence reduction is denied.